

**UNITED STATES DISTRICT COURT
DISTRICT OF SOUTH CAROLINA
COLUMBIA DIVISION**

ROBERT JOHNSON and MARY L. JOHNSON,

Plaintiffs,

v.

AMERICAN TOWERS, LLC, FARMERS
TELEPHONE COOPERATIVE, INC., CELLCO
TELEPHONE COMPANY OF THE SOUTHEAST,
LLC, CELLCO PARTNERSHIP D/B/A VERIZON
WIRELESS, SPRINT CELLULAR COMPANY OF
SOUTH CAROLINA, SPRINT COMMUNICATIONS
COMPANY, L.P., ALLTEL COMMUNICATIONS,
LLC, ALLTEL COMMUNICATIONS, INC.,
ALLTEL MOBILE COMMUNICATIONS OF
SOUTH CAROLINA, INC., T-MOBILE USA
TOWER LLC, T-MOBILE USA, INC., AT&T INC.,
AT&T MOBILITY LLC, AT&T MOBILITY
SERVICES, LLC, VERIZON WIRELESS, LLC,
VERIZON WIRELESS SERVICE LLC, VERIZON
WIRELESS OF THE EAST, L.P., and TRACFONE
WIRELESS, INC.,

Defendants.

Case No. 3:13-789-CMC

ORDER

WHEREAS Defendant Charleston-North Charleston MSA Limited Partnership and Plaintiffs Robert Johnson and Mary L. Johnson have stipulated and agreed that Charleston-North Charleston MSA Limited Partnership is the true name of the entity named in the complaint as Sprint Cellular Company of South Carolina; and

WHEREAS Defendants' consolidated motion to dismiss the complaint and the memorandum filed in support thereof, Docket Nos. 38 and 38-1, were filed on behalf of Charleston-North Charleston MSA Limited Partnership, among other Defendants;

IT IS HEREBY ORDERED AND ADJUDGED THAT:

1. The Court grants Defendants' motion to dismiss as to Sprint Cellular Company of South Carolina for the reasons stated in Sections I through III of its June 19, 2013 Opinion and Order on Motion to Dismiss, Docket No. 61.

2. Dismissal of the claims against Sprint Cellular Company of South Carolina is with prejudice for the reasons addressed in Sections I and II, and without prejudice for the alternative reasons in Section III.

s/Cameron McGowan Currie
CAMERON McGOWAN CURRIE
UNITED STATES DISTRICT JUDGE

Columbia, South Carolina
June 27, 2013